

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS

MAY 09 2008

JAMES W. McCOORMACK, CLERK
By: *[Signature]* DEP. CLERK

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
HELENA DIVISION

KARA BARNETT AND JAMIE BALL

PLAINTIFFS

VS.

NO. 2-08-CV-085 JM

DEAN DAVIDSON, INDIVIDUALLY; SHELBY "TRIPP"
CLARK, JR., INDIVIDUALLY; CATHY RIGGINS,
INDIVIDUALLY; CHRIS FOLTZ, INDIVIDUALLY;
AND TERRY SABLOTNEY, INDIVIDUALLY

DEFENDANTS

This case assigned to District Judge *[Signature]*

COMPLAINT

and to Magistrate Judge *[Signature]*

Come the Plaintiffs, Kara Barnett (hereinafter referred to either as "Plaintiff" or "Barnett") and Jamie Ball (hereinafter referred to either as "Plaintiff" or "Ball"), by and through their attorneys, Louis Etoch Law Firm, pursuant to 42 U.S.C. §1983, the Fourth, Fifth, Sixth, and Fourteenth Amendments to the United States Constitution, the Arkansas Civil Rights Act of 1983 (hereinafter referred to "ACRA") and Art. 2, §8 and 15 of the Constitution of the State of Arkansas, and for their Complaint against the Defendants, state:

INTRODUCTION

1. This is an action brought pursuant to 42 U.S.C. §1983, ACRA and for the State tort claims of false imprisonment, malicious prosecution, abuse of process, slander/defamation, and the tort of outrage. The Plaintiffs seek redress against the Defendants who are all law enforcement officers of the State of Arkansas, Cross County, or the City of Wynne, individually, for acts and

omissions they committed in their official capacity as law enforcement officers, while conspiring with each other, which actions resulted in the Plaintiffs being unlawfully detained, harassed, stripped and searched, and which resulted in Kara Barnett being charged for a crime which she did not commit. All of these actions occurred on or about the 5th day of March 2007 in the City of Wynne, Cross County, Arkansas. Said acts and omissions constituted a deprivation of Plaintiffs' substantive and procedural due process of rights to life, liberty and also which constituted an unlawful and unreasonable arrest, search and seizure under the applicable provisions of the United States and Arkansas State Constitutions, said provisions to include, but not necessarily be limited to, the First, Fourth, Fifth, Sixth and Fourteenth Amendments to the United States Constitution, and Art. 2, §8 and §15 of the Arkansas Constitution and for the State tort claims of false imprisonment, malicious prosecution, abuse of arrest, slander/defamation, and tort of outrage.

JURISDICTION AND VENUE

2. Jamie Ball is a citizen and resident of Wynne, Cross County, Arkansas.
3. Kara Barnett is a citizen and resident of Wynne, Cross County, Arkansas.
4. Dean Davidson (hereinafter referred to as either "Defendant" or "Davidson") is a citizen and resident of Cross County, Arkansas, who at all times relevant hereto worked for the City of Wynne, Arkansas Police Department as a law enforcement officer. At all times referred to herein, Davidson was a sworn and commissioned law enforcement officer in the State of Arkansas who was employed by the City of Wynne Police Department and who was acting under color of law.
5. Shelby "Tripp" Clark, Jr., (hereinafter referred to as either "Defendant" or "Clark") is a citizen and resident of Cross County, Arkansas, who at all times relevant hereto worked for the City of Wynne, Arkansas Police Department as a law enforcement officer. At all times referred to herein,

Clark was a sworn and commissioned law enforcement officer in the State of Arkansas who was employed by the City of Wynne Police Department and who was acting under color of law.

6. Cathy Riggins (hereinafter referred to as either "Defendant" or "Riggins") is a citizen and resident of Cross County, Arkansas, who at all times relevant hereto worked for the City of Wynne, Arkansas Police Department as a law enforcement officer. At all times referred to herein, Riggins was a sworn and commissioned law enforcement officer in the State of Arkansas who was employed by the City of Wynne Police Department and who was acting under color of law.

7. Chris Foltz (hereinafter referred to as either "Defendant" or "Foltz") is a citizen and resident of Cross County, Arkansas, who at all times relevant hereto worked for the Cross County, Arkansas Sheriff's Department as a law enforcement officer. At all times referred to herein, Foltz was a sworn and commissioned law enforcement officer in the State of Arkansas who was employed by the Cross County, Arkansas Sheriff's Department and who was acting under color of law.

8. Terry Sablotney (hereinafter referred to as either "Defendant" or "Sablotney") is a citizen and resident of Cross County, Arkansas, who at all times relevant hereto worked for the Cross County, Arkansas Sheriff's Department as a law enforcement officer. At all times referred to herein, Sablotney was a sworn and commissioned law enforcement officer in the State of Arkansas who was employed by the Cross County, Arkansas Sheriff's Department and who was acting under color of law.

9. The acts complained of herein occurred on or around March 5, 2007 during which time the Plaintiffs while traveling on the roads in Cross County, Arkansas, were improperly stopped, detained, subjected to strip search and Barnett was arrested and charged with the crimes of driving while intoxicated—drugs, in violation of A.C.A. §5-65-103, refusal to submit to test, A.C.A. §5-65-

205 and driving left of center, A.C.A. §27-51-301. The common law tort claims occurred at and around the same time. The acts complained of occurred in and around Wynne, Cross County, Arkansas.

10. Jurisdiction and venue are proper in this court. The jurisdiction of this Court is invoked pursuant to 42 U.S.C. §1983 et seq., and the ACRA to redress the violations of Plaintiffs' constitutional rights as guaranteed by the applicable provisions of the United States Constitution and Arkansas Constitution.

FACTS

11. In the early morning hours of March 5, 2007, Barnett was traveling South on Highway 1 where she was stopped by Foltz for speeding.

12 Foltz, without probable cause and or no apparent reason, searched Barnett's vehicle and purse. Foltz did not charge Barnett with any violation, but instead, simply gave her a written warning for speeding. Foltz radioed Davidson regarding the stop.

13. A short time later, again, in the early morning hours on March 5, 2007, while Barnett was driving into Wynne, Arkansas, for no apparent reason, and without probable cause, Barnett was stopped by Clark. Within moments of this traffic stop, all five Defendants showed up at Barnett's vehicle.

14. Portions of what occurred during the stop were recorded by police video. Portions of the radio communications between the officers and the dispatch are recorded on CD. Attached hereto, incorporated herein by reference and marked Exhibits "A", "B", and "C" are a Traffic Citation Report, which although is not dated, appears to represent Clark's report of this stop; a

Record of Arrest of the City of Wynne for Kara L. Barnett charging her with driving while intoxicated/drugs, refusal to submit to test, and driving left of center, showing the officers involved in the arrest as Shelby "Tripp" Clark, Cathy Riggins and Dean Davidson; and a copy of the Arkansas Uniform Law Enforcement Citation numbered 038520, respectively.

15. Each of the separate Defendants are law enforcement officers in Cross County, Arkansas. They work together professionally and are friends. Each individually and in concert with each other, conspired with each other and in fact, carried out facts in furtherance of their conspiracy to, with the malicious purpose, violate the constitutional, statutory and common law rights of the Plaintiffs. All of the actions listed herein were taken pursuant to the conspiracy between the five Defendants, or at the urging, direction or supervision of them.

16. The Defendants herein conspired to, and did in fact, set up and arrange for the public stop, unlawful detention and unlawful strip search of the female Plaintiffs. Further, these Defendants herein conspired to and did in fact, arrest and improperly charge Kara Barnett for driving while intoxicated/drugs, refusal to submit to test and driving left of center, knowing there was no basis in either law or fact to convict Barnett. Barnett was held in custody on these charges until she was able to post a \$1,400 bond. Attached hereto, incorporated herein by reference and marked Exhibit "D" is the docket sheet from the Cross County District Court confirming that on April 16, 2007 Barnett was found not guilty of all charges placed against her. Barnett has therefore, obtained a successful result on the charges for which she was arrested, detained, strip searched and charged.

17. The Defendants herein, either knew or reasonably should have known that Barnett was not guilty of the charges placed against her for which she was arrested, detained, strip searched and charged.

18. Plaintiffs were detained in public view on a public street by multiple officers with multiple police cars with flashing lights drawing attention to the situation for an unreasonably long period of time. During this period of time, the Defendants can be heard discussing among themselves on the video and on the audio tapes their intentions to continue this unlawful stop and detention until they can strip search Plaintiffs. On the tape the officers ask to search Barnett's vehicle again. Barnett refuses their request. After her refusal the officer can be heard discussing that if she wants to play hardball, the officers will play hardball. After the unreasonably long public detention, the Defendants transported Ball, Michael Spath and Jonathan Phillips to the Wynne Police Department in three separate law enforcement vehicles.

19. Barnett was subsequently charged with DWI/drugs, was directed to and did in fact, drive her van to the Wynne Police Department.

20. Before she could be released without ever being charged, the Defendants pursuant to their conspiracy and in an effort to embarrass, humiliate and degrade Ball, for no legitimate reason and without probable or just cause, required Ball to submit to a humiliating, invasive and degrading strip search by Riggins.

21. There was simply no reason whatsoever, for Ball to be strip searched. Ball was never charged with any crime. Ball committed no crime. However, pursuant to the conspiracy, Riggins forced Ball to strip naked one piece of clothing at a time, until she was totally nude, then Riggins ordered Ball to bend over and grab her toes. Then Riggins ordered Ball to cough. Each time Ball would cough, in an apparent effort to humiliate Ball even further, Riggins would state you are not coughing hard enough and made Ball cough multiple times. Thus, dragging out this humiliating process even longer than it should have been required.

22. Nothing was discovered during the strip search of Ball.

23. Before she could be released, the Defendants pursuant to their conspiracy and in an effort to embarrass, humiliate and degrade Barnett, for no legitimate reason and without probable or just cause, required Barnett to submit to a humiliating, invasive and degrading strip search by jail matron. The defendants knew or reasonably should have known that Barnett would make bond immediately, and therefore, not need to be strip searched or put in a holding cell. The charges against Barnett were so minor that no strip search was justified or warranted. The defendants, however, ordered and directed the matron at the jail to conduct the strip search.

24. Nothing was discovered during the strip search of Barnett.

25. The actions described above of the Defendants, either one or all, were pursuant to a conspiracy, and were calculated and effectuated in an attempt to purposely and publicly embarrass, humiliate and damage Plaintiffs.

COUNT I.
CONSPIRACY BY ALL DEFENDANTS TO VIOLATE PLAINTIFFS'
CIVIL RIGHTS COGNIZABLE UNDER 42 U.S.C. §1983 AND ACRA

26. Plaintiffs incorporate by reference each allegation and averment contained in paragraphs one (1) through twenty-five (25), as though fully set forth herein.

27. Each of the Defendants, acting in their individual capacities and under color of law, having conspired together and with others, reached a mutual understanding and acted to undertake a course of conduct that violated the Plaintiffs' civil rights, to wit:

(A) The Defendants, each of them, agreed and acted to intentionally falsely arrest, detain, and strip search the Plaintiffs as described above.

(B) The Defendants, each of them, agreed and acted to intentionally fabricate and contrive the charges lodged against Barnett as described above.

(C) The Defendants, each of them, agreed and acted to intentionally submit a false police report and statements to support and corroborate the fabricated charges lodged against Barnett and to justify the false arrest, detention and strip search of both Ball and Barnett.

28. As a direct and proximate result of the conspiracy between the Defendants, the Plaintiffs have been deprived of their right to be free from unreasonable and unlawful seizure, detention, free from strip search, to due process rights, to be free from arbitrary and unreasonable action which are secured under the Fourth, Fifth and Fourteenth Amendments to the United States Constitution and protected by 42 U.S.C. §1983, and Art. 2, §8 and §15 to the Arkansas Constitution and protected by ACRA.

29. As a direct and proximate result of the acts and conduct of Defendants, and each of them, Plaintiffs have suffered damages in the form of pain and suffering and emotional distress, and damages to their reputations in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting bond and retaining an attorney to defend her in the criminal trial for the charges on which she was arrested. The Plaintiffs, when successful, are entitled to recover all their costs and a reasonable attorney's fee.

30. The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

COUNT II.

CIVIL RIGHTS VIOLATION PURSUANT TO 42 U.S.C. §1983 AND ACRA

31. Plaintiffs incorporate by reference each allegation and averment contained in paragraphs one (1) through thirty (30), as though fully set forth herein.

32. The acts and conduct of Defendants, and each of them, in stopping, detaining, strip searching each of the Plaintiffs and causing the unlawful arrest of Barnett, were an intentional violation of Plaintiffs' rights under the Fourth, Fifth and Fourteenth Amendments to the United States Constitution, 42 U.S.C. §1983, Arkansas Constitution, Art. 2, §8 and §15, and ACRA to be free from unlawful searches and seizures, and violated the Plaintiffs' right to due process of law, in that Plaintiffs were unlawfully seized and held pursuant to false information, which did not constitute probable cause for Plaintiffs' stop, detention, strip search or Barnett's arrest, and which the Defendants knew said information was false, incomplete, misleading and unreliable. The stop, detention, strip search of both Plaintiffs, and the unlawful arrest of Barnett were in furtherance of the conspiracy between the Defendants against Plaintiffs.

33. As a direct and proximate result of the acts and conduct of Defendants, and each of them, Plaintiffs have suffered damages in the form of pain and suffering and emotional distress, and damages to their reputations in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting bond and retaining an attorney to defend her in the criminal trial for the charges on which she was arrested. The Plaintiffs, when successful, are entitled to recover all their costs and a reasonable attorney's fee.

34. The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

COUNT III.

FALSE IMPRISONMENT

35. Plaintiff incorporates by reference each allegation and averment contained in paragraphs one (1) through thirty-four (34), as though fully set forth herein.

36. The above-stated facts constitute the tort of false imprisonment under Arkansas law in that Defendants, each of them, stopped, detained and strip searched both Plaintiffs, and arrested Barnett without probable cause on information they either knew to be false, incomplete and unreliable, or that they should have reasonably known to be false, unreliable and incomplete. The Defendants, each of them, unlawfully restrained Plaintiffs and violated their personal liberty without sufficient legal authority. All of these acts were done at the direction, request and under the supervision of the Defendants in furtherance of their conspiracy against Plaintiffs.

37. As a direct and proximate result of the acts and conduct of Defendants, and each of them, Plaintiffs have suffered damages in the form of pain and suffering and emotional distress, and damages to their reputations in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting bond and retaining an attorney to defend her in the criminal trial for the charges on which she was arrested. The Plaintiffs, when successful, are entitled to recover all their costs and a reasonable attorney's fee.

38. The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

COUNT IV.

MALICIOUS PROSECUTION

39. Barnett incorporates by reference each allegation and averment contained in paragraphs

one (1) through thirty-eight (38), as though fully set forth herein.

40. The above-referenced acts constitute the State tort claim of malicious prosecution in that:

(a) A proceeding was instituted against Barnett by Defendants, each of them who were acting under color of their authority as law enforcement officers in the State of Arkansas, but at all times exceeding and acting outside of that authority;

(b) The proceedings instituted against Barnett were resolved successfully in her favor since she was found not guilty in each case by the Wynne, Cross County District Court Judge;;

(c) There was no probable cause for the arrest and detention of Barnett by Defendants, and the information utilized to arrest Barnett was known by the Defendants or reasonably should have been known by the Defendants to be false, incomplete and misleading;

(d) There was malice on the part of Defendants in that these actions were taken purposely for an improper purpose to embarrass and damage Barnett's reputation and cause her severe and permanent emotional distress. The actions of the Defendants entitle Barnett to an award of punitive damages; and

(e) As a direct and proximate result of the malicious prosecution and other acts and conduct of Defendants, and each of them, Barnett has suffered damages in the form of pain and suffering and emotional distress, damages to her reputation in the community in the past and in the future, and out-of-pocket expenses in the form of posting a bond and retaining an attorney to defend her in the criminal actions.

COUNT V.

ABUSE OF PROCESS

41. Barnett incorporates by reference each allegation and averment contained in paragraphs

one (1) through forty (40), as though fully set forth herein.

42. The above-referenced acts constitute the State tort claim of abuse of process in that:

(a) Conduct of Defendants, and each of them, instituted a legal procedure which was set in motion in either proper or improper form against Barnett;

(b) The legal procedure was perverted to accomplish an ulterior purpose for which it was not designed;

(c) The acts and conduct of Defendants, and each of them, were willful, intentional and malicious in the use of process not proper in the regular conduct of the proceeding and therefore Barnett is entitled to an award of punitive damages.

43. As a direct and proximate result of these acts and conduct of Defendants, and each of them, Barnett has suffered damages in the form of pain and suffering and emotional distress, damages to her reputation in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting a bond and retaining an attorney to defend her in the criminal actions.

44. The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Barnett is entitled to an award of punitive damages.

COUNT VI.

SLANDER AND DEFAMATION

45. Plaintiffs incorporate by reference each allegation and averment contained in paragraphs one (1) through forty-four (44), as though fully set forth herein.

46. The above stated facts constitute the State tort claim of slander against the Defendants

in that:

(a) the Defendants intentionally and maliciously made statements that were materially false and misleading. The false and misleading statements that Plaintiffs had committed crimes which Plaintiffs did not commit. The Defendants knew or reasonably should have known that the statements were materially false and misleading or Defendants made said statements with reckless indifference to the truth or falsity of the statements. The false and misleading statements resulted in Plaintiffs' stop, detention and strip search and the arrest of Barnett.

(b) the statements made by Defendants tended to expose Plaintiffs to public contempt, hatred and/or ridicule and/or deprived Plaintiffs of the benefit of public confidence and social and professional association. The acts and conduct of Defendants were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

47. As a direct and proximate result of the acts and conduct of Defendants, and each of them, Plaintiffs have suffered damages in the form of pain and suffering and emotional distress, and damages to their reputations in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting bond and retaining an attorney to defend her in the criminal trial for the charges on which she was arrested. The Plaintiffs, when successful, are entitled to recover all their costs and a reasonable attorney's fee.

48. The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

COUNT VII.

TORT OF OUTRAGE

49. Plaintiff incorporates by reference each allegation and averment contained in paragraphs one (1) through forty-eight (48), as though fully set forth herein.

50. The above-described acts constitute the State tort claim of the tort of outrage in that:

(a) The acts and conduct of Defendants, and each of them, as previously described were intentionally done and specifically calculated to cause Plaintiffs harm and damages. The acts and conduct of Defendants, and each of them, were an outrageous abuse of power, outside the bounds of human decency and are not tolerated in a civilized society;

(b) As a direct and proximate result of the acts and conduct of Defendants, and each of them, Plaintiffs have suffered damages in the form of pain and suffering and emotional distress, and damages to their reputations in the community in the past and in the future. Moreover, Barnett has incurred out-of-pocket expenses in the form of posting bond and retaining an attorney to defend her in the criminal trial for the charges on which she was arrested. The Plaintiffs, when successful, are entitled to recover all their costs and a reasonable attorney's fee.

(c) The acts and conduct of the Defendants, and each of them, were intentional and malicious and therefore, Plaintiffs are entitled to an award of punitive damages.

51. When Plaintiffs prevail in this litigation, they are entitled to an award of attorney's fees and court costs pursuant to 42 U.S.C. §1983, et seq., and ACRA.

52. Plaintiffs request a trial by jury on all issues.

WHEREFORE, PREMISES CONSIDERED, the Plaintiffs, Kara Barnett and Jamie Ball, pray that they recover full and complete compensation against the Defendants Dean Davidson,

Shelby "Tripp" Clark, Jr., Cathy Riggins, Chris Foltz and Terry Sablotney, jointly and severally, for the wrongs complained of herein for the following:

- (a) Compensatory damages in excess of \$500,000, for each Plaintiff, the exact amount to be determined at the trial of this matter;
- (b) Punitive damages in excess of \$500,000, for each Plaintiff, the exact amount to be determined at the trial of this matter; and
- (c) Their costs, a reasonable attorney's fee and any and all other relief they may be entitled.

Respectfully submitted,

LOUIS ETOCH LAW FIRM

By: 

Louis A. Etoch (89030) (louis@etochlaw.com)
Attorney at Law
727 Cherry Street
Helena, AR 72342
(870) 338-3591, and

David Biondolillo (dsbiondo@sbcglobal.net)
Attorney at Law
114 E. Merriman Ave.
P.O. Box 532
Wynne AR 72396

Exhibit "A"

TRAFFIC CITATION REPORT
NO: 038520

DETAILS OF OFFENSE, PROGRESS OF INVESTIGATION, ETC.:
(INVESTIGATING OFFICER MUST SIGN)

ON THE ABOVE TIME & DATE, I PTL. TRIPP CLARK, OF THE WYNNE POLICE DEPARTMENT, OBSERVED A GREEN VAN TRAVELING NORTH BOUND ON FALLS BLVD CROSS THE CENTERLINE SEVERAL TIMES, ONCE IN FRONT OF CITGO, SECONDLY INFRONT OF DEBBIE MEYER INSURANCE. I ACTIVATED MY EMERGENCY LIGHT AND THE VEHICLE HESITATED, THEN PULLED OVER NEAR GLENS HAIR CENTER. I MADE CONTACT WITH THE DRIVER SHE APPEARED VERY NERVOUS, AND HER HEAD WAS JERKING, INVOLUNTARILY. I ALSO SMELLED AN ODOR OF INTOXICANTS COMING FROM THE VEHICLE. I THEN CALLED FOR ASSISTANCE AND SGT. DAVIDSON ARRIVED ALONG WITH PTL. RIGGINS AND DEPUTIES FOLTZ AND SABLOTNEY. AS I SPOKE WITH THE DRIVER KARA BARNETT, SHE WAS JERKING INVOLUNTARY, AND ALSO HAD A SLIGHT SLUR. SHE APPEARED TO BE UNDER THE INFLUENCE OF SOMETHING. I THEN ASKED THE PASSENGER TO STEP OUT OF THE VEHICLE AND SPOKE WITH HIM. HE ADMITTED TO HAVE BEEN DRINKING AND ALSO HAD OUTSTANDING WARRENTS OUT OF LAWERENCE COUNTY. SGT. DAVIDSON ASKED THE OTHER PASSENGER TO STEP OUT OF THE VEHICLE UPON A PAT DOWN, DAVIDSON NOTICED A CHECKBOOK IN THE POCKET OF THE PASSENGER, WHICH HE SAID HE FOUND IT WHILE CLEANING AN ABANDONED HOUSE AND HE WAS JUST RETURNING IT TO THE OWNER. NEXT DEPUTY FOLTZ INTERVIEWED THE DRIVER, GIVING HER A FIELD SOBRIETY TEST, WHICH THE DRIVER DID INDEED FAIL. SHE ADVISED US THAT SHE HAS NOT DONE ANYTIME OF DRUGS IN 3-5 YEARS AND SHE WOULD VOLUNTARY TAKE ANY TEST. SHE WAS THE ESCORTED TO THE JAIL BY THE UNITS AND READ HER DWI RIGHTS BY SGT. DAVIDSON AND SHE REFUSED TO BE TESTED. SEE OTHER STATEMENTS.

TRIPP CLARK 116
(OFFICER'S SIGNATURE)

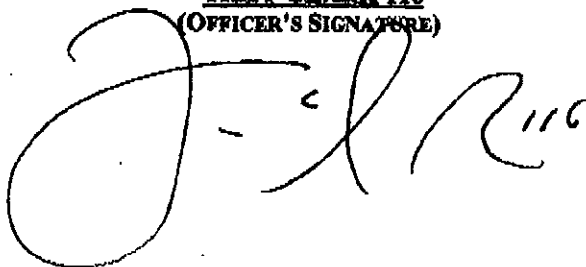
A large, stylized handwritten signature in black ink, appearing to read 'Tripp Clark' with '116' at the end, written over the printed name and title.

Exhibit "B"

RECORD OF ARREST

CITY OF MYTUNE

1. NAME, LAST FIRST		NAME		L.		2. ADDRESS - HOME		3. ARREST NUMBER		4. ARREST NUMBER	
BARNETT		KARA		L.		922 812 351		922 812 351			
5. A.D.	6. DATE	7. TIME	8. DATE OF BIRTH	9. SEX	10. AGE	11. ADDRESS - STREET	12. CITY	13. STATE			
004	03-05-07	3:06 AM	08-23-79	F	21	1416 E. LEVESQUE	LYNCH, AR.	72390			
14. SUBJECT'S NAME		15. SUBJECT'S ADDRESS		16. SUBJECT'S PHONE		17. SUBJECT'S PHONE					
SEE #19		922 812 351		R		FALLS BLVD & CANAL ST.					
18. SUBJECT'S SEX	19. SUBJECT'S RACE	20. SUBJECT'S HEIGHT	21. SUBJECT'S WEIGHT	22. SUBJECT'S HAIR	23. SUBJECT'S EYES	24. SUBJECT'S TATTOO	25. SUBJECT'S SCARS	26. SUBJECT'S MARKS	27. SUBJECT'S OTHER	28. SUBJECT'S OTHER	29. SUBJECT'S OTHER
5-11	200	62	640	WHITE	N/A	N/A	NO	NO	NO	NO	NO
30. SUBJECT'S NAME		31. SUBJECT'S ADDRESS		32. SUBJECT'S PHONE		33. SUBJECT'S PHONE					
CITY OF MYTUNE		206 S. FALLS BLVD									
34. SUBJECT'S NAME		35. SUBJECT'S ADDRESS		36. SUBJECT'S PHONE		37. SUBJECT'S PHONE					
213 1210											
38. SUBJECT'S NAME		39. SUBJECT'S ADDRESS		40. SUBJECT'S PHONE		41. SUBJECT'S PHONE					
42. SUBJECT'S NAME		43. SUBJECT'S ADDRESS		44. SUBJECT'S PHONE		45. SUBJECT'S PHONE					
DRIVING LETT OR CENTER - 5-65-103 27-51-301		46. SUBJECT'S NAME		47. SUBJECT'S ADDRESS		48. SUBJECT'S PHONE					
REFUSAL TO SUBMIT TO TEST 5-65-205											
DRIVING WHILE INTOXICATED/DRUGS 5-65-103											
49. SUBJECT'S NAME		50. SUBJECT'S ADDRESS		51. SUBJECT'S PHONE		52. SUBJECT'S PHONE					
TRIP CLARK		1415									
PR. SHERIDAN CLARK 116		53. SUBJECT'S NAME		54. SUBJECT'S ADDRESS		55. SUBJECT'S PHONE					
		PR. EARLY CLARK 115		56. SUBJECT'S NAME		57. SUBJECT'S ADDRESS					
58. SUBJECT'S NAME		59. SUBJECT'S ADDRESS		60. SUBJECT'S PHONE		61. SUBJECT'S PHONE					
58. SUBJECT'S NAME		59. SUBJECT'S ADDRESS		60. SUBJECT'S PHONE		61. SUBJECT'S PHONE					
62. SUBJECT'S NAME		63. SUBJECT'S ADDRESS		64. SUBJECT'S PHONE		65. SUBJECT'S PHONE					
66. SUBJECT'S NAME		67. SUBJECT'S ADDRESS		68. SUBJECT'S PHONE		69. SUBJECT'S PHONE					
70. SUBJECT'S NAME		71. SUBJECT'S ADDRESS		72. SUBJECT'S PHONE		73. SUBJECT'S PHONE					
74. SUBJECT'S NAME		75. SUBJECT'S ADDRESS		76. SUBJECT'S PHONE		77. SUBJECT'S PHONE					
78. SUBJECT'S NAME		79. SUBJECT'S ADDRESS		80. SUBJECT'S PHONE		81. SUBJECT'S PHONE					
82. SUBJECT'S NAME		83. SUBJECT'S ADDRESS		84. SUBJECT'S PHONE		85. SUBJECT'S PHONE					
86. SUBJECT'S NAME		87. SUBJECT'S ADDRESS		88. SUBJECT'S PHONE		89. SUBJECT'S PHONE					
90. SUBJECT'S NAME		91. SUBJECT'S ADDRESS		92. SUBJECT'S PHONE		93. SUBJECT'S PHONE					
94. SUBJECT'S NAME		95. SUBJECT'S ADDRESS		96. SUBJECT'S PHONE		97. SUBJECT'S PHONE					
98. SUBJECT'S NAME		99. SUBJECT'S ADDRESS		100. SUBJECT'S PHONE		101. SUBJECT'S PHONE					
102. SUBJECT'S NAME		103. SUBJECT'S ADDRESS		104. SUBJECT'S PHONE		105. SUBJECT'S PHONE					
106. SUBJECT'S NAME		107. SUBJECT'S ADDRESS		108. SUBJECT'S PHONE		109. SUBJECT'S PHONE					
110. SUBJECT'S NAME		111. SUBJECT'S ADDRESS		112. SUBJECT'S PHONE		113. SUBJECT'S PHONE					
114. SUBJECT'S NAME		115. SUBJECT'S ADDRESS		116. SUBJECT'S PHONE		117. SUBJECT'S PHONE					
118. SUBJECT'S NAME		119. SUBJECT'S ADDRESS		120. SUBJECT'S PHONE		121. SUBJECT'S PHONE					
122. SUBJECT'S NAME		123. SUBJECT'S ADDRESS		124. SUBJECT'S PHONE		125. SUBJECT'S PHONE					
126. SUBJECT'S NAME		127. SUBJECT'S ADDRESS		128. SUBJECT'S PHONE		129. SUBJECT'S PHONE					
130. SUBJECT'S NAME		131. SUBJECT'S ADDRESS		132. SUBJECT'S PHONE		133. SUBJECT'S PHONE					
134. SUBJECT'S NAME		135. SUBJECT'S ADDRESS		136. SUBJECT'S PHONE		137. SUBJECT'S PHONE					
138. SUBJECT'S NAME		139. SUBJECT'S ADDRESS		140. SUBJECT'S PHONE		141. SUBJECT'S PHONE					
142. SUBJECT'S NAME		143. SUBJECT'S ADDRESS		144. SUBJECT'S PHONE		145. SUBJECT'S PHONE					
146. SUBJECT'S NAME		147. SUBJECT'S ADDRESS		148. SUBJECT'S PHONE		149. SUBJECT'S PHONE					
150. SUBJECT'S NAME		151. SUBJECT'S ADDRESS		152. SUBJECT'S PHONE		153. SUBJECT'S PHONE					
154. SUBJECT'S NAME		155. SUBJECT'S ADDRESS		156. SUBJECT'S PHONE		157. SUBJECT'S PHONE					
158. SUBJECT'S NAME		159. SUBJECT'S ADDRESS		160. SUBJECT'S PHONE		161. SUBJECT'S PHONE					
162. SUBJECT'S NAME		163. SUBJECT'S ADDRESS		164. SUBJECT'S PHONE		165. SUBJECT'S PHONE					
166. SUBJECT'S NAME		167. SUBJECT'S ADDRESS		168. SUBJECT'S PHONE		169. SUBJECT'S PHONE					
170. SUBJECT'S NAME		171. SUBJECT'S ADDRESS		172. SUBJECT'S PHONE		173. SUBJECT'S PHONE					
174. SUBJECT'S NAME		175. SUBJECT'S ADDRESS		176. SUBJECT'S PHONE		177. SUBJECT'S PHONE					
178. SUBJECT'S NAME		179. SUBJECT'S ADDRESS		180. SUBJECT'S PHONE		181. SUBJECT'S PHONE					
182. SUBJECT'S NAME		183. SUBJECT'S ADDRESS		184. SUBJECT'S PHONE		185. SUBJECT'S PHONE					
186. SUBJECT'S NAME		187. SUBJECT'S ADDRESS		188. SUBJECT'S PHONE		189. SUBJECT'S PHONE					
190. SUBJECT'S NAME		191. SUBJECT'S ADDRESS		192. SUBJECT'S PHONE		193. SUBJECT'S PHONE					
194. SUBJECT'S NAME		195. SUBJECT'S ADDRESS		196. SUBJECT'S PHONE		197. SUBJECT'S PHONE					
198. SUBJECT'S NAME		199. SUBJECT'S ADDRESS		200. SUBJECT'S PHONE		201. SUBJECT'S PHONE					
202. SUBJECT'S NAME		203. SUBJECT'S ADDRESS		204. SUBJECT'S PHONE		205. SUBJECT'S PHONE					
206. SUBJECT'S NAME		207. SUBJECT'S ADDRESS		208. SUBJECT'S PHONE		209. SUBJECT'S PHONE					
210. SUBJECT'S NAME		211. SUBJECT'S ADDRESS		212. SUBJECT'S PHONE		213. SUBJECT'S PHONE					
214. SUBJECT'S NAME		215. SUBJECT'S ADDRESS		216. SUBJECT'S PHONE		217. SUBJECT'S PHONE					
218. SUBJECT'S NAME		219. SUBJECT'S ADDRESS		220. SUBJECT'S PHONE		221. SUBJECT'S PHONE					
222. SUBJECT'S NAME		223. SUBJECT'S ADDRESS		224. SUBJECT'S PHONE		225. SUBJECT'S PHONE					
226. SUBJECT'S NAME		227. SUBJECT'S ADDRESS		228. SUBJECT'S PHONE		229. SUBJECT'S PHONE					
230. SUBJECT'S NAME		231. SUBJECT'S ADDRESS		232. SUBJECT'S PHONE		233. SUBJECT'S PHONE					
234. SUBJECT'S NAME		235. SUBJECT'S ADDRESS		236. SUBJECT'S PHONE		237. SUBJECT'S PHONE					
238. SUBJECT'S NAME		239. SUBJECT'S ADDRESS		240. SUBJECT'S PHONE		241. SUBJECT'S PHONE					
242. SUBJECT'S NAME		243. SUBJECT'S ADDRESS		244. SUBJECT'S PHONE		245. SUBJECT'S PHONE					
246. SUBJECT'S NAME		247. SUBJECT'S ADDRESS		248. SUBJECT'S PHONE		249. SUBJECT'S PHONE					
250. SUBJECT'S NAME		251. SUBJECT'S ADDRESS		252. SUBJECT'S PHONE		253. SUBJECT'S PHONE					
254. SUBJECT'S NAME		255. SUBJECT'S ADDRESS		256. SUBJECT'S PHONE		257. SUBJECT'S PHONE					
258. SUBJECT'S NAME		259. SUBJECT'S ADDRESS		260. SUBJECT'S PHONE		261. SUBJECT'S PHONE					
262. SUBJECT'S NAME		263. SUBJECT'S ADDRESS		264. SUBJECT'S PHONE		265. SUBJECT'S PHONE					
266. SUBJECT'S NAME		267. SUBJECT'S ADDRESS		268. SUBJECT'S PHONE		269. SUBJECT'S PHONE					
270. SUBJECT'S NAME		271. SUBJECT'S ADDRESS		272. SUBJECT'S PHONE		273. SUBJECT'S PHONE					
274. SUBJECT'S NAME		275. SUBJECT'S ADDRESS		276. SUBJECT'S PHONE		277. SUBJECT'S PHONE					
278. SUBJECT'S NAME		279. SUBJECT'S ADDRESS		280. SUBJECT'S PHONE		281. SUBJECT'S PHONE					
282. SUBJECT'S NAME		283. SUBJECT'S ADDRESS		284. SUBJECT'S PHONE		285. SUBJECT'S PHONE					
286. SUBJECT'S NAME		287. SUBJECT'S ADDRESS		288. SUBJECT'S PHONE		289. SUBJECT'S PHONE					
290. SUBJECT'S NAME		291. SUBJECT'S ADDRESS		292. SUBJECT'S PHONE		293. SUBJECT'S PHONE					
294. SUBJECT'S NAME		295. SUBJECT'S ADDRESS		296. SUBJECT'S PHONE		297. SUBJECT'S PHONE					
298. SUBJECT'S NAME		299. SUBJECT'S ADDRESS		300. SUBJECT'S PHONE		301. SUBJECT'S PHONE					
302. SUBJECT'S NAME		303. SUBJECT'S ADDRESS		304. SUBJECT'S PHONE		305. SUBJECT'S PHONE					
306. SUBJECT'S NAME		307. SUBJECT'S ADDRESS		308. SUBJECT'S PHONE		309. SUBJECT'S PHONE					
310. SUBJECT'S NAME		311. SUBJECT'S ADDRESS		312. SUBJECT'S PHONE		313. SUBJECT'S PHONE					
314. SUBJECT'S NAME		315. SUBJECT'S ADDRESS		316. SUBJECT'S PHONE		317. SUBJECT'S PHONE					
318. SUBJECT'S NAME		319. SUBJECT'S ADDRESS		320. SUBJECT'S PHONE		321. SUBJECT'S PHONE					
322. SUBJECT'S NAME		323. SUBJECT'S ADDRESS		324. SUBJECT'S PHONE		325. SUBJECT'S PHONE					
326. SUBJECT'S NAME		327. SUBJECT'S ADDRESS		328. SUBJECT'S PHONE		329. SUBJECT'S PHONE					
330. SUBJECT'S NAME		331. SUBJECT'S ADDRESS		332. SUBJECT'S PHONE		333. SUBJECT'S PHONE					
334. SUBJECT'S NAME		335. SUBJECT'S ADDRESS		336. SUBJECT'S PHONE		337. SUBJECT'S PHONE					
338. SUBJECT'S NAME		339. SUBJECT'S ADDRESS		340. SUBJECT'S PHONE		341. SUBJECT'S PHONE					
342. SUBJECT'S NAME		343. SUBJECT'S ADDRESS		344. SUBJECT'S PHONE		345. SUBJECT'S PHONE					
346. SUBJECT'S NAME		347. SUBJECT'S ADDRESS		348. SUBJECT'S PHONE		349. SUBJECT'S PHONE					
350. SUBJECT'S NAME		351. SUBJECT'S ADDRESS		352. SUBJECT'S PHONE		353. SUBJECT'S PHONE					
354. SUBJECT'S NAME		355. SUBJECT'S ADDRESS		356. SUBJECT'S PHONE		357. SUBJECT'S PHONE					
358. SUBJECT'S NAME		359. SUBJECT'S ADDRESS		360. SUBJECT'S PHONE		361. SUBJECT'S PHONE					
362. SUBJECT'S NAME		363. SUBJECT'S ADDRESS		364. SUBJECT'S PHONE		365. SUBJECT'S PHONE					
366. SUBJECT'S NAME		367. SUBJECT'S ADDRESS		368. SUBJECT'S PHONE		369. SUBJECT'S PHONE					
370. SUBJECT'S NAME		371. SUBJECT'S ADDRESS		372. SUBJECT'S PHONE		373. SUBJECT'S PHONE					
374. SUBJECT'S NAME		375. SUBJECT'S ADDRESS		376. SUBJECT'S PHONE		377. SUBJECT'S PHONE					
378. SUBJECT'S NAME		379. SUBJECT'S ADDRESS		380. SUBJECT'S PHONE		381. SUBJECT'S PHONE					
382. SUBJECT'S NAME		383. SUBJECT'S ADDRESS		384. SUBJECT'S PHONE		385. SUBJECT'S PHONE					
386. SUBJECT'S NAME		387. SUBJECT'S ADDRESS		388. SUBJECT'S PHONE		389. SUBJECT'S PHONE					
390. SUBJECT'S NAME		391. SUBJECT'S ADDRESS		392. SUBJECT'S PHONE		393. SUBJECT'S PHONE					
394. SUBJECT'S NAME		395. SUBJECT'S ADDRESS		396. SUBJECT'S PHONE		397. SUBJECT'S PHONE					
398. SUBJECT'S NAME		399. SUBJECT'S ADDRESS		400. SUBJECT'S PHONE		401. SUBJECT'S PHONE					
402. SUBJECT'S NAME		403. SUBJECT'S ADDRESS		404. SUBJECT'S PHONE		405. SUBJECT'S PHONE					
406. SUBJECT'S NAME		407. SUBJECT'S ADDRESS		408. SUBJECT'S PHONE		409. SUBJECT'S PHONE					
410. SUBJECT'S NAME		411. SUBJECT'S ADDRESS		412. SUBJECT'S PHONE		413. SUBJECT'S PHONE					
414. SUBJECT'S NAME		415. SUBJECT'S ADDRESS		416. SUBJECT'S PHONE		417. SUBJECT'S PHONE					
418. SUBJECT'S NAME		419. SUBJECT'S ADDRESS		420. SUBJECT'S PHONE		421. SUBJECT'S PHONE					
422. SUBJECT'S NAME		423. SUBJECT'S ADDRESS		424. SUBJECT'S PHONE		425. SUBJECT'S PHONE					
426. SUBJECT'S NAME		427. SUBJECT'S ADDRESS		428. SUBJECT'S PHONE		429. SUBJECT'S PHONE					
430. SUBJECT'S NAME		431. SUBJECT'S ADDRESS		432. SUBJECT'S PHONE		433. SUBJECT'S PHONE					
434. SUBJECT'S NAME		435. SUBJECT'S ADDRESS		436. SUBJECT'S PHONE		437. SUBJECT'S PHONE					
438. SUBJECT'S NAME		439. SUBJECT'S ADDRESS		440. SUBJECT'S PHONE		441. SUBJECT'S PHONE					
442. SUBJECT'S NAME		443. SUBJECT'S ADDRESS		444. SUBJECT'S PHONE		445. SUBJECT'S PHONE					
446. SUBJECT'S NAME		447. SUBJECT'S ADDRESS		448. SUBJECT'S PHONE		449. SUBJECT'S PHONE					
450. SUBJECT'S NAME		451. SUBJECT'S ADDRESS		452. SUBJECT'S PHONE		453. SUBJECT'S PHONE					
454. SUBJECT'S NAME		455. SUBJECT'S ADDRESS		456. SUBJECT'S PHONE		457. SUBJECT'S PHONE					
458. SUBJECT'S NAME		459. SUBJECT'S ADDRESS		460. SUBJECT'S PHONE		461. SUBJECT'S PHONE					
462. SUBJECT'S NAME		463. SUBJECT'S ADDRESS		464. SUBJECT'S PHONE		465. SUBJECT'S PHONE					
466. SUBJECT'S NAME		467. SUBJECT'S ADDRESS		468. SUBJECT'S PHONE		469. SUBJECT'S PHONE					
470. SUBJECT'S NAME		471. SUBJECT'S ADDRESS		472. SUBJECT'S PHONE		473. SUBJECT'S PHONE					
474. SUBJECT'S NAME		475. SUBJECT'S ADDRESS		476. SUBJECT'S PHONE		477. SUBJECT'S PHONE					
478. SUBJECT'S NAME		479. SUBJECT'S ADDRESS		480. SUBJECT'S PHONE		481. SUBJECT'S PHONE					
482. SUBJECT'S NAME		483. SUBJECT'S ADDRESS		484. SUBJECT'S PHONE		485. SUBJECT'S PHONE					
486. SUBJECT'S NAME		487. SUBJECT'S ADDRESS		488. SUBJECT'S PHONE		489. SUBJECT'S PHONE					
490. SUBJECT'S NAME		491. SUBJECT'S ADDRESS		492. SUBJECT'S PHONE		493. SUBJECT'S PHONE					
494. SUBJECT'S NAME		495. SUBJECT'S ADDRESS		496. SUBJECT'S PHONE		497. SUBJECT'S PHONE					
498. SUBJECT'S NAME		499. SUBJECT'S ADDRESS		500. SUBJECT'S PHONE		501. SUBJECT'S PHONE					
502. SUBJECT'S NAME		503. SUBJECT'S ADDRESS		504. SUBJECT'S PHONE		505. SUBJECT'S PHONE					
506. SUBJECT'S NAME		507. SUBJECT'S ADDRESS		508. SUBJECT'S PHONE		509. SUBJECT'S PHONE					
510. SUBJECT'S NAME		511. SUBJECT'S ADDRESS		512. SUBJECT'S PHONE		513. SUBJECT'S PHONE					
514. SUBJECT'S NAME		515. SUBJECT'S ADDRESS		516. SUBJECT'S PHONE		517. SUBJECT'S PHONE					
518. SUBJECT'S NAME		519. SUBJECT'S ADDRESS		520. SUBJECT'S PHONE		521. SUBJECT'S PHONE					
522. SUBJECT'S NAME		523. SUBJECT'S ADDRESS		524. SUBJECT'S PHONE		525. SUBJECT'S PHONE					
526. SUBJECT'S NAME		527. SUBJECT'S ADDRESS		528. SUBJECT'S PHONE		529. SUBJECT'S PHONE					
530. SUBJECT'S NAME		531. SUBJECT'S ADDRESS		532. SUBJECT'S PHONE		533. SUBJECT'S PHONE					
534. SUBJECT'S NAME		535. SUBJECT'S ADDRESS		536. SUBJECT'S PHONE		537. SUBJECT'S PHONE					
538. SUBJECT'S NAME		539. SUBJECT'S ADDRESS		540. SUBJECT'S PHONE		541. SUBJECT'S PHONE					
542. SUBJECT'S NAME		543. SUBJECT'S ADDRESS		544. SUBJECT'S PHONE		545. SUBJECT'S PHONE					
546. SUBJECT'S NAME		547. SUBJECT'S ADDRESS		548. SUBJECT'S PHONE		549. SUBJECT'S PHONE					
550. SUBJECT'S NAME		551. SUBJECT'S ADDRESS		552. SUBJECT'S PHONE		553. SUBJECT'S PHONE					
554. SUBJECT'S NAME		555. SUBJECT'S ADDRESS		556. SUBJECT'S PHONE		557. SUBJECT'S PHONE					
558. SUBJECT'S NAME		559. SUBJECT'S ADDRESS		560. SUBJECT'S PHONE		561. SUBJECT'S PHONE					
562. SUBJECT'S NAME		563. SUBJECT'S ADDRESS		564. SUBJECT'S PHONE		565. SUBJECT'S PHONE					
566. SUBJECT'S NAME		567. SUBJECT'S ADDRESS		568. SUBJECT'S PHONE		569. SUBJECT'S PHONE					
570. SUBJECT'S NAME		571. SUBJECT'S ADDRESS		572. SUBJECT'S PHONE		573. SUBJECT'S PHONE					
574. SUBJECT'S NAME		575. SUBJECT'S ADDRESS		576. SUBJECT'S PHONE		577. SUBJECT'S PHONE					
578. SUBJECT'S NAME		579. SUBJECT'S ADDRESS		580. SUBJECT'S PHONE		581. SUBJECT'S PHONE					
582. SUBJECT'S											

Exhibit "C"

ARKANSAS UNIFORM LAW ENFORCEMENT CITATION

CASE NO. 7 DOCKET NO. PAGE NO.

STATE OF ARKANSAS
WYNNE POLICE DEPT.
COUNTY OF CROSS
CITY OF WYNNE

Nº 038520

IR-07-536
242 E-13-38
MARCH 07 9A

You may present this citation for payment to the court indicated below anytime before the date and time shown.

COURT APPEARANCE 12TH DAY OF MARCH AT 9A M.
 ADDRESS OF COURT 205 MISSISSIPPI ST.
 COURT PHONE NO. 870-238-9171 SEATBELT IN USE ☐ YES ☒ NO

I PROMISE TO APPEAR IN SAID COURT AT SAID TIME AND PLACE
 I UNDERSTAND THE ABOVE AND THAT MY SIGNATURE IS NOT AN ADMISSION OF GUILT.

SIGNATURE
 The undersigned states he/she has just and reasonable cause to believe, and does believe, that the person named above committed the offense set forth herein, contrary to law.

PHL 116 ACCIDENT INVOLVED ☐ YES ☒ NO

RANK AND SIGNATURE OF OFFICER BADGE NO.

DAY OF WEEK	MONTH	DAY	YEAR	TIME
MONDAY	MARCH	05	07	415

LAST NAME BARNETT
 FIRST NAME KARA MI L
 ADDRESS 1416 EAST LEVESQUE
 CITY/STATE/ZIP CODE WYNNE AR 72396
 AGE DOB 8-23-79 RACE W SEX F
 DL NUMBER 922812351 DL STATE AR ☐ CDL ☒ DL

EMPLOYED BY WORK PHONE #

COMMERCIAL VEHICLE ☐ YES ☒ NO HAZ. MAT. ☐ YES ☒ NO VEHICLE LICENSE NUMBER STATE AR

YEAR MAKE DOD MODEL CARA BODY TYPE VAN COLOR GRN

LOCATION FALLS/GLENS VEHICLE SEARCH ☒ INC TO AER ☐ PC ☐ CONSENT

SPEEDING (OVER LIMIT) MPH IN MPH ZONE

NO DRIVER'S LICENSE 27-16-403A	DUI 2-45-303	DRIVER'S LICENSE SUSPENDED 27-16-383	FOLLOWING TOO CLOSE 27-51-305	CARELESS / PROX. DRIVING 27-51-104	DROVE LEFT OF CENTER 27-51-303	IMPROPER PASSING 27-51-307
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

DRINKING IN PUBLIC 3-71-212	D.L. SUSPENDED FOR DWI 6-45-105	DWI 2-45-303	NO SEAT BELT 27-57-702	NO VEHICLE LICENSE 27-16-384	NO CHILD SAFETY RESTRAINT 27-34-104	NO PROOF OF INSURANCE 27-42-104
<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

OTHER (DEFINED) - INCLUDE STATUTE NUMBER
Refusal To SUBMIT (5-65-205)

NUMBER OF OFFENSES: TRAFFIC 1 CRIMINAL 2

CONDITIONS: ☐ RAIN ☐ FOG ☐ SNOW ☐ ICE ☐ DAYLIGHT ☐ DUSK ☐ DARK

OTHER TRAFFIC PRESENT: ☐ CROSS ☐ ON-COMING ☐ SAME DIRECTION ☐ PEDESTRIAN

AREA: ☐ BUSINESS ☐ INDUSTRIAL ☐ SCHOOL ☐ RESIDENTIAL ☐ RURAL

HIGHWAY TYPE: ☐ 2 LANE ☐ 3 LANE ☐ 4 LANE ☐ 4 LANE DIVIDED ☐ OTHER

TYPE OF ACCIDENT: ☐ PROPERTY DAMAGE ☐ PERSONAL INJURY ☐ FATAL

COURT COPY/DISPOSITION

Name: Barnett, Kara L Case #: TR-07-536 Jur: 01 DOB: 08/23/79 Race: White SSN: 431-65-1155 Home: (000) 000-0000
 Addr: 1416 E Levesque, Wynne, Arkansas 72396 Age: 27 Sex: Female DL #: AR / 922812351 Work:

T/P Contract #: Start Date: Freq: Min Amt: Last Pay Date: Pay By Date: Balance: Status:
 Chrg Doc#: 038520 Viol Date: 03/05/07 BAC: 0.00 Speed: 0/0 Seatbelt: No Accident: No Type: Criminal Citat Filing Date: 03/05/07
 Location: Comments:

Charge: (1st) Driving Left Of Center

Plea: N.D. Finding: NC Disposition: DS Cost: \$ 45.00 Fine: \$ 45.00 Fees: \$ 5.00 Rest: \$ 0.00 Adj: \$ 0.00 Paid: \$ 0.00 Bal: \$ 125.00
 Officer: Clark, Tripp Jr Attorney: Biondolillo, Dave
 Comments: NC Rescheduled: / / / Activity: MOD
 F T A: DS DL Susp: BF T/P Eligible: BF MOS: MOD
 Judge:

Name: Barnett, Kara L Case #: DWI-07-38 Jur: 01 DOB: 08/23/79 Race: White SSN: 431-65-1155 Home: (000) 000-0000
 Addr: 1416 E Levesque, Wynne, Arkansas 72396 Age: 27 Sex: Female DL #: AR / 922812351 Work:

T/P Contract #: Start Date: Freq: Min Amt: Last Pay Date: Pay By Date: Balance: Status:
 Chrg Doc#: 038520 Viol Date: 03/05/07 BAC: 0.00 Speed: 0/0 Seatbelt: No Accident: No Type: Criminal Citat Filing Date: 03/05/07
 Location: Comments:

Charge: [565103] (1st) D.W. Under Influence Of Drugs

Plea: N.D. Finding: NC Disposition: DS Cost: \$ 300.00 Fine: \$ 500.00 Fees: \$ 5.00 Rest: \$ 0.00 Adj: \$ 0.00 Paid: \$ 0.00 Bal: \$ 805.00
 Officer: Clark, Tripp Jr Attorney: Biondolillo, Dave
 Comments: NO witnesses called by state
 F T A: DS DL Susp: BF T/P Eligible: BF MOS: MOD
 Judge:

Name: Barnett, Kara L Case #: CR-07-915 Jur: 01 DOB: 08/23/79 Race: White SSN: 431-65-1155 Home: (000) 000-0000
 Addr: 1416 E Levesque, Wynne, Arkansas 72396 Age: 27 Sex: Female DL #: AR / 922812351 Work:

T/P Contract #: Start Date: Freq: Min Amt: Last Pay Date: Pay By Date: Balance: Status:
 Chrg Doc#: 038520 Viol Date: 03/05/07 BAC: 0.00 Speed: 0/0 Seatbelt: No Accident: No Type: Criminal Citat Filing Date: 03/05/07
 Location: Comments:

Charge: (1st) Refusing Breath Test

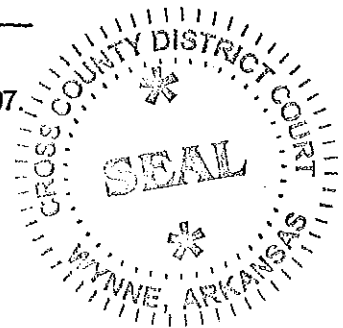
Plea: N.D. Finding: NC Disposition: DS Cost: \$ 0.00 Fine: \$ 0.00 Fees: \$ 5.00 Rest: \$ 0.00 Adj: \$ 0.00 Paid: \$ 0.00 Bal: \$ 105.00
 Officer: Clark, Tripp Jr Attorney: Biondolillo, Dave
 Comments: NC Rescheduled: / / / Activity: MOD
 F T A: DS DL Susp: BF T/P Eligible: BF MOS: MOD
 Judge:

Cross County District Court
Wynne, Arkansas 72396

I, Moni Mcx, Clerk of the Cross County District Court do hereby certify that the attached transcript is a true and correct copy of the same that appears on record in my office and that the judgment of same appears on record on docket no. 07-07-38 of the District Court records and together with the entire file of same.

Witness my hand and seal of this court this the 28 day of August, 2007.

Moni Mcx
Cross County District Court
Clerk / /
Deputy Clerk / /

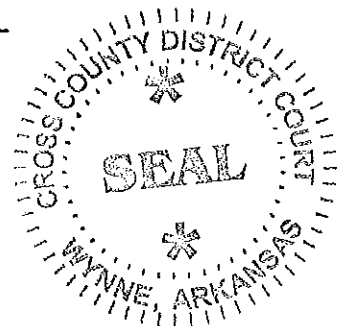


Cross County District Court
Wynne, Arkansas 72396

I, Moni Mcx, Clerk of the Cross County District Court do hereby certify that the attached transcript is a true and correct copy of the same that appears on record in my office and that the judgment of same appears on record on docket no. 07-915 of the District Court records and together with the entire file of same.

Witness my hand and seal of this court this the 28 day of August, 2007.

Moni Mcx
Cross County District Court
Clerk / /
Deputy Clerk / /



Cross County District Court
Wynne, Arkansas 72396

I, Mona May, Clerk of the Cross County District Court do hereby certify that the attached transcript is a true and correct copy of the same that appears on record in my office and that the judgment of same appears on record on docket no. TR07-536 of the District Court records and together with the entire file of same.

Witness my hand and seal of this court this the 29 day of August, 2007.

Mona May
Cross County District Court
Clerk / TT
Deputy Clerk / /

